MDL 1570 PLAINTIFFS' EXECUTIVE COMMITTEES

In re: Terrorist Attacks on September 11, 2001 (S.D.N.Y.)

Plaintiffs' Executive Committee for Personal	Plaintiffs' Executive Committee for
Injury and Death Claims	Commercial Claims
Ronald L. Motley (1944-2013)	Stephen A. Cozen, Co-Chair
Jodi Westbrook Flowers, Co-Chair	Sean Carter, Co-Chair
Donald A. Migliori, <i>Co-Chair</i>	J. Scott Tarbutton, Liaison Counsel
Robert T. Haefele, Liaison Counsel	Cozen O'Connor
MOTLEY RICE LLC	

VIA ECF

April 25, 2025

The Honorable George B. Daniels, U.S. District Judge United States District Court for the S.D.N.Y. Daniel P. Moynihan U.S. Courthouse 500 Pearl Street New York, NY 10007

> In Re: Terrorist Attacks on September 11, 2001, 03 MDL 1570 (GBD) (SN) Re:

Dear Judge Daniels:

The Plaintiffs' Executive Committees and counsel for the Ashton Plaintiffs ("Plaintiffs") are continuing to file publicly (in successive tranches) the Exhibits to Plaintiffs' briefs and averments in opposition to Saudi Arabia's motion to dismiss. See e.g. ECF Nos. 9885, 9936, 9944, 9973, and 10199. Pursuant to the Court's July 29, 2024 Order, ECF No. 10173, all of Plaintiffs' Exhibits are "judicial documents" to which public access attaches, Id. at 9-11, and Plaintiffs are filing them publicly as soon as practicable, subject to only "limited redactions," Id. at 1.

Further to Plaintiffs' meet-and-confer process with DOJ/FBI, Plaintiffs are proceeding to file on the public docket certain judicial documents containing material originally produced subject to the FBI protective order. These exhibits comprise documents with FBI production numbers, which are now "Redacted for Public Filing" to comply with the Court's orders.

Plaintiffs are filing the following three (3) judicial documents with FBI production ranges on the public docket as attachments to the present letter:

Attachment to ECF filing	Pls. Exhibit No.	Bates / Production No.
(1)	Pls. Ex. 679N_ ppr	FBI 13538-51
(2)	Pls. Ex. 553_ ppr	FBI 8202
(3)	Pls. Ex. 692_ ppr	FBI 13591-94

In addition, Plaintiffs are filing the following judicial document with MPS production range:

(4)	Pls. Ex. 311	MPS720_6
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Plaintiffs are filing these documents with certain provisional redactions, including: provisional redactions to telephone numbers and other data; and provisional redactions requested by the FBI in the course of reviewing the documents for public filing.

All Plaintiffs' judicial documents that include Plaintiffs' provisional redactions ("ppr") are subject to Plaintiffs' reservation of rights to challenge later. ECF No. 9885.

Respectfully submitted,

MOTLEY RICE LLC

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For the Plaintiffs' Executive Committee for Commercial Claims on behalf of Plaintiffs

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Attorneys for Ashton Plaintiffs

cc: The Honorable Sarah Netburn, U.S.M.J. All Counsel of Record via ECF